November 4, 2018

The Honorable Jesse M. Furman
Thurgood Marshall U.S. Courthouse
United States District Court for the Southern District of New York
40 Centre Street, Room 2202
New York, NY 10007

RE: Plaintiffs' Status Report in *State of New York, et al. v. U.S. Dep't of Commerce, et al.*, 18-CV-2921 (JMF).

Dear Judge Furman,

Pursuant to Paragraph 1(A) of this Court's Individual Rules and Practices, Plaintiffs submit this letter to correct the list of exhibits appended to our letter filed earlier today (Docket No. 478). Attachment 4 to that letter has been replaced with a corrected attachment; the other three attachments are filed here unchanged.

As noted, Plaintiffs intend to move into the record four categories of exhibits that we believe can be readily addressed: (1) exhibits to which Defendants have not raised any objection; (2) exhibits to which Defendants have objected only on the ground of Rule 401 relevance; (3) exhibits to which Defendants have objected only on the ground of Rule 403 cumulativeness; and (4) exhibits to which Defendants have objected only on the grounds of Rule 401 relevance and Rule 403 cumulativeness. In the interest of making a clear record and to avoid the need to read each exhibit number into the trial transcript, Plaintiffs attach to this letter a list of the exhibits that fall under each of the categories we intend to address. *See* Attach. 1 (no objections); Attach. 2 (Rule 401 objections only); Attach. 3 (Rule 403 objections only); Attach. 4 (Rule 401 and Rule 403 objections only).

Respectfully submitted,

BARBARA D. UNDERWOOD Attorney General of the State of New York

By: /s/ Matthew Colangelo
Matthew Colangelo, Executive Deputy Attorney General
Elena Goldstein, Senior Trial Counsel
Office of the New York State Attorney General
28 Liberty Street
New York, NY 10005
Phone: (212) 416-6057
matthew.colangelo@ag.ny.gov

Attorneys for the State of New York Plaintiffs

ARNOLD & PORTER KAYE SCHOLER LLP

#### AMERICAN CIVIL LIBERTIES UNION

By: /s/ John A. Freedman

Dale Ho American Civil Liberties Union Foundation 125 Broad St. New York, NY 10004 (212) 549-2693 dho@aclu.org

Sarah Brannon\*
American Civil Liberties Union Foundation
915 15th Street, NW
Washington, DC 20005-2313
202-675-2337
sbrannon@aclu.org
\* Not admitted in the District of Columbia;
practice limited pursuant to D.C. App. R.
49(c)(3).

Perry M. Grossman New York Civil Liberties Union Foundation 125 Broad St. New York, NY 10004 (212) 607-3300 601 pgrossman@nyclu.org Andrew Bauer Arnold & Porter Kaye Scholer LLP 250 West 55th Street New York, NY 10019-9710 (212) 836-7669 Andrew.Bauer@arnoldporter.com

John A. Freedman Arnold & Porter Kaye Scholer LLP 601 Massachusetts Avenue, N.W. Washington, DC 20001-3743 (202) 942-5000 John.Freedman@arnoldporter.com

Attorneys for the NYIC Plaintiffs

Plaintiffs' Exhibits: No objections by Defendants

PX-1 to PX-8

PX-10 to PX-14

PX-153

PX-155

PX-162

PX-260

PX-262

PX-265

PX-292 to PX-293

PX-295

PX-359

PX-361

PX-372

PX-380

PX-406

PX-475

PX-478

PX-503

PX-543

PX-548

111 5 10

PX-551

PX-561

PX-565

PX-580 to PX-603

PX-605 to PX-613

PX-615 to PX-622

Plaintiffs' Exhibits: Rule 401 objections only

PX-559 to PX-560 PX-655

Plaintiffs' Exhibits: Rule 403 objections only

PX-17 to PX-150

PX-158

PX-167 to PX-173

PX-175 to PX-177

PX-179 to PX-180

PX-220

PX-285 to PX-286

PX-315

PX-357

PX-374

PX-490

PX-523 to PX-524

PX-537

PX-542

PX-545 to PX-547

PX-549 to PX-550

PX-552 to PX-558

PX-568 to PX-579

Plaintiffs' Exhibits: Rule 401 and Rule 403 objections only

DII 000	DV 040 - DV 070
PX-009	PX-348 to PX-350
PX-151	PX-352
PX-166	PX-354
PX-192 to PX-195	PX-356
PX-221	PX-371
PX-255 to PX-257	PX-378
PX-261	PX-381
PX-263 to PX-264	PX-404 to PX-405
PX-267 to PX-268	PX-409 to PX-411
PX-271	PX-415
PX-274 to PX-281	PX-429 to PX-431
PX-283	PX-463
PX-294	PX-479 to PX-480
PX-296 to PX-303	PX-489
PX-305 to PX-308	PX-491 to PX-494
PX-332 to PX-333	PX-504
PX-338 to PX-339	PX-511
PX-341	PX-515 to PX-516
PX-346	PX-530